	Page.
A further supplement to the act for the despatch of business in Balti-	
more county court—1832, ch. 303,	1671
December term abolished—1832, ch. 303, sec. 1,	1671
Not lawful to dismiss a cause not on the trial docket, on a rule for	
further proceedings-1832, ch. 303, sec. 2,	1671
The court may discharge trustees of an insolvent debtor, for the causes	
therein enumerated—1832, ch. 303, sec. 3,	1671
A further supplement—1833, ch. 173,	1672
	1012
The insolvent fee payable on application, the applicant's poverty an	1.080
excuse for not paying it—1833, ch. 173, sec. 1,	1672
Petition for division of deceased person, declared to be embraced by	
the law, for additional taxes on judicial process-1833, ch. 173,	
sec. 2,	1673
Upon the succession of a new trustee of insolvent debtor, a suit com-	
menced by the first to be continued, and so in case of death of the	
first—1833, ch. 173, sec. 3,	1673
Second trustee, competent to sustain an action on the bond of his pre-	
decessor—1833, ch. 173, sec. 6,	1674
May receive a bond, notwithstanding the trustee shall have been ap-	
pointed by the 'Insolvent Commissioners'—1833, ch. 173, sec. 8,	1674
Fees to the clerk to be paid to the commissioners, who may dispense	1017
· · · · · · · · · · · · · · · · · · ·	
therewith, upon an opinion of the inability of the applicant to pay	1074
the same—1833, ch. 173, sec. 8,	1674
A further supplement—1834, ch. 88,	1673
Original act providing additional compensation to the judges thereof,	
extended—1834, ch. 88,	1675
A further supplement—1834, ch. 96,	1675
May set apart a portion of each term for the trial of criminal business	
—1834, ch. 96, sec. 1,	1675
A further supplement—1834, ch. 211,	1675
Sections of acts repealed, and which do not therefore appear in this	
compilation—1834, ch. 211, sec. 1, 2,	1675
Provisions for continuing a trial on which a jury may be empanelled,	2010
when the term shall have expired—1834, ch. 211, sec. 3,	1676
	1010
Making a further provision for the additional compensation to the	3.0m0
judges—1834, ch. 211, sec. 4,	1676
Motions for new trial, arrest of judgment, to be determined by the	
court within thirty days after verdict, and when over-ruled, the lien	
,	1677
Exceptions, to be signed and sealed before verdict-1834, ch. 211,	
sec. 11,	1677
Return days, to be appointed-1834, ch. 211, sec. 12,	1678
	1678
This act is a literal re-print of the preceding act.	
For the relief of the crier, jurymen and others of Harford county, as	
	1681
· · · · · · · · · · · · · · · · · · ·	1681